NAME & ADDRESS

Michael Devereux (SBN 225240) 9171 Wilshire Boulevard, Suite 500 Beverly Hills, California 90210

UNITED S	TATES D	ISTRICT	COURT
CENTRAL I	DISTRICT	OF CAL	IFORNIA

CENTRAL DISTRIC	CT OF CALIFORNIA	
UNITED STATES OF AMERICA	CASE NUMBER	
V. PLAINTIFF,	CR 17-00018-CASE	
JOSE ARVISO, USMS Reg. #: 74804-112 DEFENDANT(S).	CONSENT TO VIDEO/TELEPHONIC CONFERENCE AND/OR WAIVER OF DEFENDANT'S PRESENCE AND PROPOSED FINDINGS/ORDER	
Check each that applies:		
☐ CONSENT TO VIDEO CONFERENCE/TELEPHONIC CONT	FERENCE WAIVER OF DEFENDANT'S PRESENCE	
1. Consent to Video Conference/Telephonic Conference		
, JOSE ARVISO , understand that the U.S. Constitution, the Federal Rules of Criminal		
Procedure, and/or one or more federal statutes may give me the rigopen court. After consultation with counsel, I knowingly and volu video conference or, if video conference is not reasonably available <i>Check each that applies:</i>	ntarily consent to the proceedings below instead taking place by	
Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C.	Sec. 3142) Initial Appearance (Fed. R. Crim. P. 5)	
Preliminary Hearing (Fed. R. Crim. P. 5.1)	Arraignment (Fed. R. Crim. P. 10)	
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)	Waiver of Indictment (Fed. R. Crim. P. 7(b))	
Misdemeanor Pleas and Sentencings (Fed. R. Crim. P. 43(b)(2)) Appearances under Fed. R. Crim. P. 40	
Probation and Supervised Release Revocation Proceedings (Fed	d. R. Crim. P. 32.1)	
Note: to consent to an appearance by video or telephonic conference the "Proposed Findings" section on page 2 of this form.	at one of the two proceedings listed below, you must also complete	
Felony Pleas (Fed. R. Crim. P. 11)	Felony Sentencings (Fed. R. Crim. P. 32)	
2. Waiver of Defendant's Presence		
	stand that the U.S. Constitution, the Federal Rules of Criminal	
Procedure, and/or one or more federal statutes may give me the rig by video conference, or by telephonic conference. After consultation present in person in open court or by video conference or by teleph	th to be present at all of the below-listed proceedings - in person, on with counsel, I knowingly and voluntarily waive my right to be	
Check each that applies (and use Form CR-35 to waive the defendan	t's presence at other types of proceedings):	
Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C.	Sec. 3142) Probation and Supervised Release Revocation	
Preliminary Hearing (Fed. R. Crim. P. 5.1)	Proceedings (Fed. R. Crim. P. 32.1)	
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)	Waiver of Indictment (Fed. R. Crim. P. 7(b))	
☐ Misdemeanor Pleas and Sentencings (Fed. R. Crim. P. 43(b)(2)	Appearances under Fed. R. Crim. P. 40	
Date Defendant	Signed for Defendant by Counsel for Defendant with	
In Custody? For in-custody defendants, Swith Yes No list institution where housed:	Defendant's Authorization [Check if applicable]	

I have translated this consent/waiver to the Defendant in the Date Interpreter (if required) Signed for Interpreter by Counsel for Defendant with Interpreter's Authorization [Check if applicable] I am counsel for the Defendant herein. Prior to the Defendant signing this document or authorizing me to sign this document on the Defendant's behalf, I fully advised the Defendant of the Defendant's above-referenced rights and consulted with the Defendant regarding such rights and the Defendant's consent/waiver(s). I believe that the Defendant understands such rights and that the Defendant's consent/waiver(s) are knowing and voluntary, and I concur with such consent/waiver(s). 3. Proposed Findings Regarding Harm of Further Delay of Felony Plea or Sentencing Pursuant to § 15002(b)(2) of the Coronavirus Aid, Relief, and Economic Security ("CARES") Act and § 2 of Order of the Chief Judge No. 20-043 (In Re: Coronavirus Public Emergency Use of Video and Telephonic Conference in Certain Criminal Proceedings), felony pleas and sentencings cannot be conducted other than in person in open court unless the judge makes specific findings that the plea or sentencing "cannot be further delayed without serious harm to the interests of justice." Accordingly, if the defendant intends to consent to a felony plea or sentencing taking place by video conference or, if video conference is not reasonably available, by telephonic conference, instead of in person in open court, the defendant must set forth below proposed findings sufficient to make this showing. 4. Order Adopting Findings Regarding Harm of Further Delay of Felony Plea or Sentencing Pursuant to § 15002(b)(2) of the Coronavirus Aid, Relief, and Economic Security ("CARES") Act and § 2 of Order of the Chief Judge No. 20-043 (In Re: Coronavirus Public Emergency Use of Video and Telephonic Conference in Certain Criminal Proceedings), I hereby find that the: Felony Plea (Fed. R. Crim. P. 11) Felony Sentencing (Fed. R. Crim. P. 32) in this case cannot be further delayed without serious harm to the interests of justice, for the reasons set forth above.

Date

United States District Judge